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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/565,778	01/25/2006	Kazuhito Kurita	284681US6PCT	7592	
OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET			EXAMINER		
			KLIMOWICZ, WILLIAM JOSEPH		
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER	
		2627			
			NOTIFICATION DATE	DELIVERY MODE	
			08/14/2008	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summany		Application	on No.	Applicant(s)				
		10/565,77	78	KURITA ET AL.				
	Office Action Summary	Examiner		Art Unit				
		William J.		2627				
Period fo	The MAILING DATE of this communication or Pr Reply	appears on the	cover sheet with the c	orrespondence ad	ddress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REICHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by state that the reply received by the Office later than three months after the material part of the provided patent term adjustment. See 37 CFR 1.704(b).	EDATE OF THE 1.136(a). In no ever riod will apply and wi atute, cause the app	IIS COMMUNICATION ent, however, may a reply be tin II expire SIX (6) MONTHS from lication to become ABANDONE	N. nely filed the mailing date of this of (35 U.S.C. § 133).				
Status								
1) 又	Responsive to communication(s) filed on 17	7 June 2008						
•	Responsive to communication(s) filed on <u>17 June 2008</u> . This action is FINAL . 2b) This action is non-final.							
3)□	<i>'</i> —			secution as to the	a marite ie			
J)الــا	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
	closed in accordance with the practice direct	or Ex parte Qu	uyio, 1000 O.D. 11, 40	0.0.2.210.				
Dispositi	on of Claims							
4)🛛	Claim(s) <u>1-7</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
6)⊠	S)⊠ Claim(s) <u>1-7</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and	d/or election re	equirement.					
Applicati	on Papers							
	The specification is objected to by the Exam	iner						
-			Objected to by the f	Examiner.				
.0,	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some coll None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate				

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-5 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The following phrase(s) lack clear antecedent basis within the claim(s), i.e., either the particularly recited passage fails to be properly introduced prior to its appearance at that point in the claim or the structure recited in the passage is not an inherent part of or component of the previously recited structure:

(i) Claim 1 (line 8), "said opening."

Additionally, since claims 2-5 depend directly or indirectly from claim 1, they too are thus rejected under the second paragraph of 35 U.S.C. § 112.

With regard to claim 1 (lines 6-8), the phrase "an annular loading support part configured to position said disc cartridge in the horizontal direction and in the height-wise direction, said loading support part having a fitting protrusion at an inner periphery fitted in said opening for a driving unit of said disc cartridge" (which is directed to structure associated with a disc recording and/or reproducing apparatus) is inconsistent with the preamble of claim 1, from which it depends, thus rendering the claim vague and ambiguous.

More specifically, it is indefinite as to whether claim 1 is directed solely to the "disc cartridge" per se, (as recited in the preamble of claim 1) or whether claim 1 is directed to structure associated with a disc recording and/or reproducing apparatus, i.e., the "annular loading support part."

Thus, the metes and bounds of claim 1 cannot be readily ascertained. If the claim is intended to be directed to the combination of the system, the Examiner suggests changing the preamble of claim 1 from "A disc cartridge" to the phrase "A disc recording and/or reproducing apparatus."

Additionally, since claims 2-5 depend directly or indirectly from claim 1, they too are thus rejected under the second paragraph of 35 U.S.C. § 112.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Takemasa et al. (JP 2000-090539 A).

Insofar as claim 1 can be best understood, the following rejection is deemed appropriate:

As per claim 1, Takemasa et al. (JP 2000-090539 A) discloses a disc cartridge (3) (see FIG. 6B) comprising: a disc (3b); and a main cartridge body unit (3) adapted for rotatably

housing said disc (3b) therein and provided in at least one surface (bottom surface of cartridge (3) resting upon (13) as seen in FIG. 6B) thereof with a recording and/or reproducing aperture (see aperture in FIG. 6B, wherein the pickup is allowed to optically access the disk (3b)) for exposing a part of said disc (3b) across inner and outer rims thereof; an annular loading support part (13) associated with a recording apparatus structure) configured to position said disc cartridge (3) in the horizontal direction and in the height-wise direction (projection (13b) limits lateral movement of the cartridge, while table (13a) positions the cartridge height-wise)), said loading support part having a fitting protrusion (13b) at an inner periphery fitted in said opening for a driving unit of said disc cartridge wherein an opening (opening on bottom of cartridge (3) into which portion of turntable (13) engages the disk (3b)) into which for a driving unit (portion of (13)), into which is intruded at least a part of rotational driving means (portion of (13)) engaging disk (3b)), configured for rotationally driving said disc (3b), is formed in one surface of said main cartridge body unit (3); the inner peripheral surface of said opening for the driving unit operating as a mounting reference plane in a planar direction for mounting the disc cartridge on a recording and/or reproducing apparatus (that is the vertical wall portion of cartridge (3) which faces the turntable (13) and which corresponds to turntable portion (13c) as best seen in FIG. 5; cf. FIGS. 5 and 6B); the peripheral edge of said opening for the driving unit in said one surface operating as a mounting reference plane in the height-wise direction for mounting the disc cartridge on the recording and/or reproducing apparatus (that is the bottom wall portion of (3) which sits on and is supported by the turntable (13) and which corresponds to turntable portion (13a) as best seen in FIG. 5; cf. FIGS. 5 and 6B).

Applicant should keep in mind that claim 1 is drawn to the cartridge, per se, and as such, any cartridge having the aforementioned opening for allowing access to a spindle motor turntable will structurally meet the claim, since the structure of a turntable is not needed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kasuga (JP 2003-115152 A) in view of Takemasa et al. (JP 2000-090539 A).

As per claim 6, Kasuga (JP 2003-115152 A) discloses a disc recording and/or reproducing apparatus (1) (FIG. 1) comprising: a cartridge holder (12A) on which is loaded a disc cartridge (2) including a main cartridge body unit (2), said main cartridge body unit having rotatably housed a disc (23), said main cartridge body unit (2) being provided in at least one surface thereof with a recording and/or reproducing aperture for exposing a part of said optical disc (23) across inner and outer rims (see FIGS. 6 and 7), there being formed in one surface of said main cartridge body unit (2) an opening (see FIG. 7), into which is intruded at least a part of rotational driving means configured for rotationally driving said disc (23).

As per claim 2, wherein a lateral side of said main cartridge body unit (2) is formed as a substantially semicircular arcuate section having the center of said disc (23) housed in said main cartridge body unit as center - see, e.g. FIGS. 5-7.

As per claim 3, wherein said arcuate section is formed on a side of insertion of said main cartridge body unit (2) into the recording and/or reproducing apparatus (1) - see, e.g. FIGS. 5-7 and FIG. 1.

As per claim 4, wherein said recording and/or reproducing aperture is formed facing a lateral side of said main cartridge body unit (2) other than the lateral side formed as said arcuate section - see, e.g. FIGS. 5-7.

As per claim 5, further comprising: a shutter unit (25) for opening/closing said recording and/or reproducing aperture; and a slide guide (e.g., the upper section of (21) that faces shutter (25) and upon which the shutter (25) slides, as best seen in FIG. 5) formed on said main cartridge body unit (2) for movably carrying said shutter unit (25); said slide guide being provided such that, when an inner peripheral surface is set on said recording and/or reproducing apparatus, a mounting reference plane in said height-wise direction is protruded from said slide guide towards said rotational driving means (since the portion (21) is provided on the upper half, and the lower half (22) is the side that sets of the turntable and is closer thereto that side (21) - see, e.g. FIGS. 5-7.

As per claims 1 and 6, however, Kasuga (JP 2003-115152 A) does not expressly disclose wherein the inner peripheral surface of said opening operating as a mounting reference plane in a planar direction for mounting the disc cartridge on a recording and/or reproducing apparatus; the peripheral edge of said opening in said one surface operating as a mounting reference plane in the height-wise direction; a cartridge support part having a fitting protrusion fitted in said opening for a driving unit of said disc cartridge, said cartridge support part carrying the peripheral edge of said opening for the driving unit of said disc cartridge; and a loading support

part for positioning said disc cartridge in the horizontal direction and in the height-wise direction.

Such structure is known, however.

As per claim 1, Takemasa et al. (JP 2000-090539 A) discloses a disc cartridge (3) (see FIG. 6B) comprising: a disc (3b); and a main cartridge body unit (3) adapted for rotatably housing said disc (3b) therein and provided in at least one surface (bottom surface of cartridge (3) resting upon (13) as seen in FIG. 6B) thereof with a recording and/or reproducing aperture (see aperture in FIG. 6B, wherein the pickup is allowed to optically access the disk (3b)) for exposing a part of said disc (3b) across inner and outer rims thereof; an annular loading support part (13) (associated with a recording apparatus structure) configured to position said disc cartridge (3) in the horizontal direction and in the height-wise direction (projection (13b) limits lateral movement of the cartridge, while table (13a) positions the cartridge height-wise)), said loading support part having a fitting protrusion (13b) at an inner periphery fitted in said opening for a driving unit of said disc cartridge wherein an opening (opening on bottom of cartridge (3) into which portion of turntable (13) engages the disk (3b)) into which for a driving unit (portion of (13)), into which is intruded at least a part of rotational driving means (portion of (13)) engaging disk (3b)), configured for rotationally driving said disc (3b), is formed in one surface of said main cartridge body unit (3); the inner peripheral surface of said opening for the driving unit operating as a mounting reference plane in a planar direction for mounting the disc cartridge on a recording and/or reproducing apparatus (that is the vertical wall portion of cartridge (3) which faces the turntable (13) and which corresponds to turntable portion (13c) as best seen in FIG. 5; cf. FIGS. 5 and 6B); the peripheral edge of said opening for the driving unit in said one

surface operating as a mounting reference plane in the height-wise direction for mounting the disc cartridge on the recording and/or reproducing apparatus (that is the bottom wall portion of (3) which sits on and is supported by the turntable (13) and which corresponds to turntable portion (13a) as best seen in FIG. 5; cf. FIGS. 5 and 6B).

Additionally, a cartridge support part having a fitting protrusion fitted in said opening (13c) (see FIG. 5 and 7) for a driving unit of said disc cartridge, said cartridge support part carrying the peripheral edge of said opening for the driving unit (13) of said disc cartridge (3); and a loading support part (13a) (see FIGS. 5 and 7) for positioning said disc cartridge in the horizontal direction and in the height-wise direction.

Moreover still, as per claims 1 and 6, said annular loading support part (13) having a fitting protrusion (13c) at an inner periphery (relative to the outer periphery of portion (13a) - see FIG. 5), fitted in said opening for a driving unit of said disc cartridge (3), said annular loading support part (13) having a support part (flat portion (13a)) at an outer periphery carrying the peripheral edge of said opening (see FIG. 6B and FIG. 5) for the driving unit of said disc cartridge (3).

Additionally, as per claim 7, wherein said loading support part (13a) (FIG. 5) is formed for surrounding the outer rim of rotation driving means (i.e., (13a) surrounds and is located outward of portion (13c) as seen in FIG. 5) adapted for rotationally driving said disc.

Given the express teachings and motivations, as espoused by Takemasa et al. (JP 2000-090539 A), it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the structure as set forth in claims 1 and 6, as taught by Takemasa et al. (JP 2000-090539 A), to the device of Kasuga (JP 2003-115152 A).

The rationale is as follows: one of ordinary skill in the art would have been motivated to provide the structure as set forth in claim 6, as taught by Takemasa et al. (JP 2000-090539 A), to the device of Kasuga (JP 2003-115152 A) in order to allow the drive of Kasuga (JP 2003-115152 A) to function as a compatible disk layer, capable of playing media with bare discs and with discs loaded in cartridges, as expressly taught and suggested by Takemasa et al. (JP 2000-090539 A).

Response to Arguments

Applicant's arguments filed June 17, 2008 have been fully considered but they are not persuasive.

At page 6 of the Response filed on June 17, 2008, the Applicant states:

In addition, neither of the art cited against the claims, in either of the rejections, shows these features. Moreover, Claim 6 has been amended to recite that the loading support part is annular and that the loading support part has a fitting protrusion at an inner periphery of the loading support part which is fitted in said opening for a driving unit of said disc cartridge, with said loading support part having a support part at an outer periphery, carrying the peripheral edge of said opening for the driving unit of said disc cartridge. These features are also not taught or suggested by either of the references relied upon in the Official Action.

The Examiner respectfully disagrees, and maintains that the claims, as currently amended, still read on the claimed invention.

More specifically, Takemasa et al. (JP 2000-090539 A) discloses an annular loading support part (13) associated with a recording apparatus structure) configured to position said disc cartridge (3) in the horizontal direction and in the height-wise direction (projection (13b) limits lateral movement of the cartridge, while table (13a) positions the cartridge height-wise), said

loading support part having a fitting protrusion (13b) at an inner periphery fitted in said opening for a driving unit of said disc cartridge.

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Moreover still, as per claims 1 and 6, said annular loading support part (13) having a fitting protrusion (13c) at an inner periphery (relative to the outer periphery of portion (13a) - see FIG. 5), fitted in said opening for a driving unit of said disc cartridge (3), said annular loading support part (13) having a support part (flat portion (13a)) at an outer periphery carrying the peripheral edge of said opening (see FIG. 6B and FIG. 5) for the driving unit of said disc cartridge (3).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to William J. Klimowicz whose telephone number is (571) 272-7577. The examiner can normally be reached on Monday-Friday (7:30AM-6:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/William J. Klimowicz/ Primary Examiner, Art Unit 2627